

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT TACOMA

JEFFREY SNELLER and SHERRY MILLS
SNELLER, husband and wife,

Plaintiffs,

v.

CITY OF BAINBRIDGE ISLAND, a Washington municipal corporation, acting through its Department of Planning and Community Development, and Department of Public Works and MEGHAN McKNIGHT, its Code Enforcement Officer, in her individual capacity; BOB EARL, its Public Works Director, in his individual capacity; DARLENE KORDONOWY, its Mayor, in her individual capacity, et al.

Defendants.

No. 3:07-CV-5338

FINAL JUDGMENT

JUDGMENT SUMMARY

Pursuant to RCW 4.64.030, the following information should be entered in the clerk's Execution Docket:

1. Judgment Creditors:

**The City of Bainbridge
Island; Meghan McKnight;
Robert Earl; and
Darlene Kordonowy**

| | |
|--|---|
| 2. Attorneys for Judgment Creditor: | Michael C. Walter; and Randal W. Ebberson c/o KEATING, BUCKLIN & MCCORMACK, Inc., P.S., Seattle, WA |
| 3. Judgment Debtors: | Jeffrey and Sherry Mills-Sneller , individually and as a marital couple; and Edmund K. Kamai , attorney at law, jointly and severally |
| 4. Attorney for Judgment Debtors: | Edmund K. Kamai Attorney at law, Seattle, WA. |
| 5. Principal Judgment Amount: | n/a |
| 6. Total Costs and Attorneys' Fees: | \$24,000.00 |
| 7. Interest to-date of Judgment: | \$ - 0 - |
| 8. Fees and costs shall bear interest at 12.00 % per annum. | |
| 9. Total Judgment Award: | \$24,000.00 |

JUDGMENT

Consistent with its PRIOR ORDERS [Dkt. Nos. 55; 80; and 87], the Court enters judgment in this matter as follows:

1. All of the Sneller's claims and/or causes of action against all individual defendants (City and State officials or employees), in both their individual and official capacities, are DISMISSED WITH PREJUDICE;
2. The Snellers' Third Cause of Action against the Bainbridge Island Defendants for violation of the Washington State Constitution, ¶¶ 6.1 – 6.4 of their Second Amended Complaint, dated January 11, 2008, is DISMISSED WITH PREJUDICE;

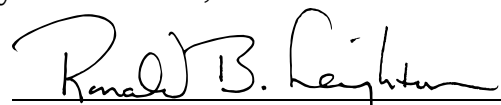
3. All claims for conspiracy or civil conspiracy in the Seventh Cause of Action, ¶¶ 10.1 – 10.3, of the Snellers' Second Amended Complaint, are DISMISSED WITH PREJUDICE;

4. All claims for punitive damages against the Bainbridge Island Defendants are DISMISSED WITH PREJUDICE;

5. Any remaining claims against the Defendant City of Bainbridge Island are DISMISSED WITHOUT PREJUDICE;

6. Any remaining claims against the Defendant State of Washington are DISMISSED WITHOUT PREJUDICE.

IT IS SO ORDERED this 15th day of December, 2008.



RONALD B. LEIGHTON
UNITED STATES DISTRICT JUDGE